

राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

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२६ नवम्बर, १६६६/५ अग्रहायण, १८८८ को समाप्त होने वाले सप्ताह में निम्नलिखित विज्ञप्तियां 'ग्रसाधारण राजपत्न, हिमाचल प्रदेश' में प्रकाशित हुई :-

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विज्ञप्ति की संख्या	विभाग का नाम	विषय
No. 6-34/66-Elec., dated 22nd November, 1966.	Election Department	Order made by the Delimitation Commission in respect of delimitation of parliamentary and assembly constituencies in the Union teritory of Himachal Pradesh.
No. 24/17/64-FinR&E, dated 11th October, 1966.	Finance Department	Amendments in the Himachal Pradesh Government (Displaced Goldsmiths) Rehabilitation Loan Rules, 1965.

भाग १—-वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के उप-राज्यपाल ग्रौर जुडिशल कमिश्नरज् कोट द्वारा श्रीधसचनाएं इत्यादि

हिमाचल प्रदेश सरकार APPOINTMENT DEPARTMENT NOTIFICATIONS

Simla-4, the 15th November, 1966

No. 11-4/66-Apptt.—In exercise of the powers confer-

red by sub-section (1) of section 12 of the Code of Criminal Procedure, 1898 (Act V of 1898) as amended by the Punjab Separation of Judicial and Executive Functions Act, 1964, the Administrator (Lieutenant Governor), Himachal Pradesh, is pleased to appoint Shri R. M. Agrawal, I.A.S., to be the Executive Magistrate of the First Class, under the said Code to exercise such powers

within the local limits of Simla district, with effect from the date of his taking over.

In exercise of the powers conferred by sub-section (1) of section 10 of the Code of Criminal Procedure, 1898 (Act V of 1898), as amended by the Punjab Separation of Judicial and Executive Functions Act, 1964, the Administrator (Lieutenant Governor), Himachal Pradesh, is further pleased to appoint Shri R. M. Agrawal, I.A.S., Executive Magistrate of the First Class to be the District Magistrate of Simla district with effect from the date of his taking over as Deputy Commissioner, Simla.

Simla-4. the 19th November, 1966

No. 11-4/66-Apptt.—In exercise of the powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Administrator (Lieutenant Governor), Himachal Pradesh, is pleased to appoint Shri Madhusudan Mukerjee, I.A.S., to be the Magistrate of the First Class, under the said Code, with all the powers of a Magistrate 1st Class, to be exercised within the local limits of Lahaul-Spiti district, with effect from the 1st November, 1966.

In exercise of the powers conferred by sub-section (1) of section 10 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Administrator (Lieutenant Governor), Himachal Pradesh, is further pleased to appoint Shri Mukerjee, I.A.S., Magistrate of the First Class to be the District Magistrate of Lahaul-Spiti district with effect from the 1st November, 1966.

Simla-4, the 21st November, 1966

No. 11-5/66-Apptt.—In partial modification of this Government Notification of even number, dated the 7th November, 1966 and in exercise of the powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Administrator (Lieutenant Governor), Himachal Pradesh, is pleased to appoint Shri Sohan Singh to be the Magistrate of the First Class, with all the powers of a Magistrate 1st Class, under the said Code, to be exercised within the local limits of District Lahaul-Spiti, with effect from the date of his taking over.

In exercise of the powers vested in him under section 13 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Administrator (Lieutenant Governor), Himachal Pradesh, is further pleased to place Shri Sohan Singh, Magistrate of the First Class in charge of the Keylong Sub-Division to be called Sub-Divisional Magistrate, Keylong.

K. R. CHANDEL, Joint Secretary.

EXCISE AND TAXATION DEPARTMENT NOTIFICATION

Simla-4, the 17th November, 1966

No. 2-21/66-E&T.—Whereas, in the territories of Himachal Pradesh before 1-11-1966 there was no General Sales Tax leviable under the East Punjab General Sales Tax Act, 1948 as extended to Himachal Pradesh except on luxury goods as specified in Schedule 'A' of that Act;

Whereas, the dealers, except the dealers dealing in luxury goods in the territories of Himachal Pradesh before 1-11-1966 were not required to be registered as dealers under the said Act;

Whereas certain dealers in the territory of Himachal Pradesh as it was before 1-11-1966 were registered under the Central Sales Tax Act, 1956 and by virtue of this registration they had the advantage of purchasing goods from the areas of Punjab now forming part of Himachal

Pradesh on payment of tax under the provisions of the Central Sales Tax Act, 1956 as all such transactions were of inter-State nature;

Whereas, by virtue of the provisions of the Punjab Reorganisation Act, 1966 the territory forming part of the Districts of Lahaul and Spiti, Kulu, Kangra and Simla have become part of Himachal Pradesh and therefore the above-mentioned advantage is not available to such dealers and under the provisions of the Punjab General Sales Tax, Act, 1948 the transactions are chargeable to the Sales Tax under the Punjab General Sales Tax Act, 1948 as in force in these districts:

Whereas, it is considered expedient to remove the difficulty with which these dealers of the territory of Himachal Pradesh as it was before 1-11-1966 are confronted;

And, now therefore, in exercise of the powers conferred by section 5 of the Punjab General Sales Tax Act, 1948 the Lieutenant Governor (Administrator), Himachal Pradesh is pleased to direct that with effect from 1-11-1966 there shall be levied tax at the rates applicable under the Central Sales Tax Act, 1956 on the sales of different categories of goods made in favour of dealers registered under that Act in the territory of Himachal Pradesh as it existed before 1-11-1966, but not registered under the East Punjab General Sales Tax Act, 1948 as extended to Himachal Pradesh.

> By order, D. B. LAL. Secretary.

BAR COUNCIL OF PUNJAB AND HARYANA HIGH COURT BUILDING, CHANDIGARH

NOTIFICATION

Chandigarh, the 15th November, 1966

No. 6/Adv/Lec & Exam.—It is hereby notified under rules 16 and 17 of the rules made by this Bar Council under section 28(2)(b) read with section 24(1)(d) of the Advocates Act, 1961, that the First Examination under section 24(1) (d) of the Act will be held in the High Court Building at Chandigarh on 14th and 15th January, 1967.

A graduate in law or a Barrister otherwise eligible for admission as an Advocate under section 24(1) of the Act, who is not exempted from clause (d) of that section under the proviso to the said clause, may submit an application, in the prescribed form, so as to reach the Secretary of this Bar Council between the 15th November, 1966 and 15th December, 1966, both days inclusive, along with the fee mentioned in this Notification. An application may be received on payment of a penalty of Rs. 5 not later than 4-1-1967. Copies of the application form may be obtained from the office of the Bar Council on payment of Re. 1 (Rupee one only) per copy, besides postal and registration charges amounting to 80 paise (Paise eighty only).

Under rule 19 of the aforesaid rules, the Bar Council of Punjab and Haryana has prescribed the following subjects for the examination:-

Paper I (a) Stamp Act.

(b) Registration Act.

(a) Court Fees Act and Suits Valuation Act. Paper II

(b) Conveyancing and Pleading.

Paper III (a) Professional Ethics.

(b) Supreme Court Rules.

Paper IV (a) Punjab High Court (now High Court of Punjab and Haryana) Rules and Orders, Volume V.

(b) Criminal and Civil Court Rules [Volumes I and III of the Punjab High Court (now High Court of Punjab and Haryana)

Rules and Orders].

A candidate may claim exemption from Paper I and/or Paper II mentioned above if he has passed an examination either for the purpose of obtaining his degree of law or for being called to the Bar in the subjects comprising the said paper(s).

Necessary information in regard to the Centre of the Examination, detailed programme of the examination and the Roll Numbers of the candidates will be supplied to them on receipt of their applications, in the prescribed form, along with the fee of Rs. 60 (Rupees sixty only) (for the examination in all subjects) or Rs. 20 (Rupees twenty only) per paper (for appearing separately in one or more papers at the examination).

2. It is also hereby notified for the information of all concerned that lectures will be arranged by the Bar Council of Punjab and Haryana from 25-12-1966 to 28-12-1966 in the High Court Building at Chandigarh in the subjects mentioned above, for persons mentioned in paragraph 1 of this notification.

Applications for admission to a course of lectures, along with the fee of Rs. 40 (Rupees forty only) prescribed by this Bar Council under rule (1)(b) of the rules made by the Bar Council of India under section 49(h) of the Advocates Act, 1961, should reach the Secretary, Bar Council of Punjab and Haryana, High Court Building, Chandigarh, on or before 15-12-1966. No form of application for permission to attend a course of lectures has been prescribed. Each intending candidate may, therefore, send his application on a plain paper, giving the following information:

"The Bar Council of Punjab and Haryana.

Application for permission to attend a course of lectures in law.

(1) Name of the applicant in full (in Block letters).

- (2) Father's/Husband's name and address of the applicant.
- (3) Nationality of the applicant
- (4) Date on which the applicant obtained a degree in law from a recognised University or was called to the Bar.
- (5) Name of the University and the college through which the degree in law was obtained or name of the Inn through which certificate of call to the Bar was obtained.

DECLARATION

I,.....(name) declare that the facts stated above are true to my knowledge.

Date..... Signature of the applicant."

Necessary information in regard to the time, place and detailed programme of lectures will be communicated to the candidates concerned on receipt of their applications.

The attention of all concerned is invited to the rules made by this Bar Council under section 28(2) (b) read with section 24(1)(d) of the Act. A copy of the pamphlet containing the rules (with sheets of papers containing up-to-date amendments) may be obtained from the office of this Bar Council on payment of Rs. 2 (Rupees two only) besides Postal and Registration charges amounting to Rs. 1.18 Paise (Rupees one and paise eighteen only).

By order of the Bar Council.

RANJIT RAI,

Secretary.

भुष्टा २—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और ज्ञिजा मै जिस्ट्रेटों द्वारा अधियूवना इत्यादि

Office of the Registrar, Co-operative Societies, Kinnaur district, Himachal Pradesh

ORDERS

Kalpa, the 24th September, 1966

No. Co-op. 5(325)/62-II.—Whereas, a resolution was passed by the Baspa Valley Supply and Marketing Co-operative Industrial Society Ltd., Brua, Tehsil Sangla, District Kinnaur on 16th March, 1966, wherein it was stated that the society was not working properly and its affairs were in an un-satisfactory condition and that society be liquidated;

WHEREAS, I find that the society has been lying defunct for a long period now and there appear to be no prospects of its revival;

THEREFORE, I, K. C. Sharma, Registrar, Co-operative Societies (Primary), Kinnaur district, Kalpa in exercise of the powers conferred on me under section 104 of the Himachal Pradesh Co-operative Societies Act, No. 13 of 1956 read with Co-operative Department Notification No. 10/106/60-Co-op., dated the 26th June, 1964, do hereby order that the above-named society be wound up and placed under liquidation with immediate effect.

Kalpa, the 24th September, 1966

No. Co-op. 5(482)/64.—WHEREAS, a resolution was passed by the Usha Co-operative Industrial Society Ltd., Nichar, Tehsil Nichar, District Kinnaur on 15-12-1965,

wherein it was stated that the society was not working properly and its affairs were in an un-satisfactory condition and that the society be liquidated;

WHEREAS. I find that the society is not functioning properly according to the rules and bye-laws of the society and the members do not appear to be interested in running the society and there are no chances of its revival.

THEREFORE, I, K. C. Sharma, Registrar, Co-operative Societies, Kinnaur district, Kalpa, in exercise of the powers conferred on me under section 104 of the Himachal Pradesh Co-operative Societies Act, No. 13 of 1956 read with Co-operative Department Notification No. 10/106/60-Co-op., dated the 26th June, 1964, do hereby order that the above noted society be wound up and placed under liquidation with immediate effect.

Kalpa, the 24th September, 1966

No. Co-op. 5(402)/64.—WHEREAS, the Usha Co-operative Industrial Society Ltd., Nichar has been placed under liquidation.

THEREFORE, I, K. C. Sharma, Registrar, Co-operative Societies (Primary), Kinnaur district, Kalpa in exercise of the powers conferred on me under section 104 of the Himachal Pradesh Co-operative Societies Act, No. 13 of

1956 read with Co-operative Department Notification No. 10/106/60-Co-op., dated the 26th June, 1964, do hereby appoint Shri Shiv Ram, Sub-Inspector, Co-operative and Supplies, Nichar Liquidator of the above-named Co-operative Society.

THE said Shri Shiv Ram, Sub-Inspector, Co-operative and Supplies shall in the performance of his duties as Liquidator exercise all powers under section 105 of the Himachal Pradesh Co-operative Societies Act, No. 13 of

1956.

K. C. SHARMA, Registrar.

MULTIPURPOSE PROJECTS AND POWER DEPARTMENT

NOTIFICATIONS

Sundernagar, the 2nd September, 1966

No. H/1-E-PF/66-12389-96.—Shri K. K. Mendiratta,
Assistant Engineer, Electrical Sub-Division, Bijni took
over additional charge of Electrical Sub-Division, Mandi
No. 1, from Shri Janardhan Prashad, Assistant Engineer
on22-8-1966 (A.N.). The latter proceeded on leave preparatory to retirement in accordance with the Establishment
Officer (G) for Secretary, Punjab State Electricity Board
office order No. 993/BEb, dated 6th August, 1966.

Sundernagar the 20th September, 1966

No. H/1-E-7/66-13078-84.—On his promotion as Assistant Engineer vide Secretary to Government of Himachal Pradesh, Department of Multipurpose Projects and Power, Simla office order No. MPP-1-36/64-33523-33, dated 27-8-1966, Shri S. M. Mussana, took over the charge of Swarghat Electrical Sub-Division on 1-9-1966 (F.N.) from Shri V.P. Gupta, Assistant Engineer, who was holding dual charge since 24-3-1966.

Sundernagar, the 29th September, 1966

No. H/1-E-7/66-13989-96.—On his deputation from Central Water and Power Commission vide Chief Engineer, Department of Multipurpose Projects and Power, Simla-4, office order No. MPP-1-32/64-22174-88, dated 9-6-1966, Shri Mahavir Parsad, Assistant Engineer, took over charge of the office of the Sutlej Hydel Sub-division, Slapper on the fore-noon of 12th September, 1966 from Shri V. P. Gupta, Assistant Engineer, Kangoo Electrical Sub-division, who was holding the dual charge.

Y. N. MALHOTRA, Superintending Engineer, 1st Hydel Circle. INDUSTRIES DEPARTMENT

FORM 'H'

DECLARATION UNDER SECTION 24 OF THE ACT

Simla-4, the 6th September, 1966

No. I&S. (Loan)233/57.—WHEREAS a notice was served on Shri Hari Singh s/o Shri Dasu, on the 6th December, 1961 under section 23 of the Punjab State Aid to Industries (H. P. Amendment) Act, 1964, calling upon the said Shri Hari Singh to pay to me the sum of Rs. 5,000 on or before the 30-1-1962, and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 5,000 alongwith up-to-date interest due thereon is due from the said Shri Hari Singh and that the property described in the Schedule is liable for the satisfaction of the said debt.

SCHEDULE

Land and house comprised in Sabik Kita No. 2 in Khata No. 19/36 for the year 1956-57, 805, 889 situate in village Dhian Chamiar and Sarkaghat, Tehsil Sarkaghat, District Mandi, Himachal Pradesh.

FORM 'H'

DECLARATION UNDER SECTION 24 OF THE ACT Simla-4, the 7th September, 1966

No. 2-141/62-Ind.II.—WHEREAS a notice was served on Sardar Hussain s/o Shri Naimat Ali Shah on the 4-2-1966, under section 23 of the Punjab State Aid to Industries (H.P. Amendment) Act, 1964, calling upon the said Sardar Hussain to pay to me the sum of Rs. 742.67 on or before 25-2-1966, and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 2,800 along with interest due thereon is due from the said Sardar Hussain and that the property described in the Schedule is liable for the satisfaction of the said debt.

SCHEDULE

Two storeyed house in plot No. 6, in village Manawa, standing on the land comprised of Khasra No. 338/13 situate in village Manawa, P.O. Kothipura, District Bilaspur.

K. B. SHUKLA,

Assistant Director.

भाग ३—–ग्रिधिनियम, विधेयक ग्रौर विधेयकों पर प्रवर सिमिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के उप-राज्यपाल, जुडिशल कमिश्नरज् कोर्ट, फाइनेन्शल कमिश्नर तथा कमिश्नर ग्राफ़ इन्कम-टैक्स द्वारा अधिसूचित ग्रादेश इत्यादि

शुन्य

भाग ४--स्थानीय स्वायत शासनः म्युनिसिशल बोर्ड, डिस्ट्रिश्ड बोर्ड, नोटोकाइड श्रौर टाउन एरिया तथा पंचायत विभाग

LOCAL SELF GOVERNMENT DEPARTMENT NOTIFICATION

Simla-4, the 15th November, 1966

No. LSG.62-42/52.—The following bye-laws made by the Notified Area Committee, Arki in exercise of the powers conferred by sections 197 and 199 of the Punjab Municipal Act, 1911, as applied to Himachal Pradesh, and as extended to the said Committee, having been confirmed by the Administrator (Lieutenant Governor), Himachal Pradesh, as required by section 201 of the said Act, are published for general information, and will come into force within the limits of the Notified Area Committee, Arki of Mahasu district, with immediate

effect:--

BYE-LAWS FOR THE MANUFACTURE, PREPARATION AND SALE OF ARTICLES OF FOOD AND DRINK

1. The following articles of food and drink shall not be manufactured, prepared or exposed for sale within the limits of the Notified Area, in any place or premises which are not licensed by the N.A.C., Arki:—

All kinds of sweet-meats including biscuits, cakes, pastries Jams, gur, milk and articles prepared from milk, ghee and articles prepared from ghee, mustard oil and articles prepared from mustard oil, meat or fish, eggs and articles prepared from eggs, Bania's stores such as atta, dal, etc., oilman's stores, vegetables and fruits, bread chapatis, ice and aerated waters.

2. Licenses shall be issued by the Health Officer or any other person authorised by the Committee and shall terminate on the 31st March, but may be cancelled by the Health Officer before such date if any of the following conditions is broken:—

(a) The articles shall be kept or exposed for sale in clean utensils properly protected from flies and

dust.

(b) The licensed premises and surrounding shall always be kept in cleanly condition and no refuse or garbage shall be allowed to remain about them, but the same shall be put in a tub or receptacle of metal and be carried to the Municipal tin.

(c) The licensed premises shall, at all reasonable hours be open for inspection by the Supervising Staff (Sanitary Superintendent and Sanitary Inspector) of the Health Department of the Committee.

(d) The occupier of the licensed premises or his servant

shall at all times be cleanly dressed.

(e) No noxious articles or material considered unfit for human consumption shall be kept for sale on the premises.

(f) The premises shall be maintained structurally fit to the satisfaction of the Licensing Officer.

(g) The licensed premises shall not be used as living or sleeping rooms.

3. (a) No person shall sell milk, butter, ghee, curd, meat game, fish and poultry within the limits of the N.A.C. without a license issued by the Committee.

(b) No person shall import within the limits of the N.A.C., for sale of milk, cream, butter, ghee, cuid, meat-game, fish and poultry without a license issued by the Committee.

4. The license issued in accordance with bye-law 3 shall be subject to the following conditions and terminate on the 31st March:—

(a) No person shall sell or import for sale;

(i) the flesh of any animal which has died from a natural cause;

(ii) any meat which has been blown up or artificially stuffed;

(iii) any meat in a decomposed state.

(iv) any milk derived from any animal in a diseased condition.

(b) No license-holder or his servant shall carry meat or fish through any street or public place except in a clean basket and covered with a clean cloth in such a manner that the meat shall not be seen by the passerby.

(c) No license-holder or his servant shall expose or cause to be exposed for sale any milk, butter, ghee. curd except in a clean receptacle protected from dust and flies in such manner as the Health Officer may direct or approve of.

5. The Licensing Officer may summarily after a proper enquiry cancel any licence on breach of laws

or the condition of licence.

6. Any person who commits or abets the commission of any breach of these bye-laws shall be liable on conviction by the Magistrate to a fine which may extend to Rs. 50 and if the breach is a continuing one, to a further fine which may extend to Rs. 5 for each day after the first during which the breach continues.

By order,
JOSEPH DINA NATH,
Under Secretary.

भाग ५—वैयक्तिक ग्रधिसूचनाएं और विज्ञापन

इष्तहार

ज़ेर ग्रार्डर ५, रूल २० सी० पी० सी०

ग्रज कार्यालय श्री के० एस० पठानिया, कम्पनसेशन श्रौफिसर तहसील सदर, चम्बा

श्री डैंझू पुत्र सुर्जन ग्रायं, साकिन खास मैहला

बनाम

श्री धर्म चन्द पुत्र श्री नन्द लाल व मु० विमला देवी बेवा हरवंश लाल वगैरा, वासी चम्बा ।

दरख्वास्त हसूल मल्कीयत अराजी खाता नं ० १६२/७६ मिन तादादी ३—-१६ वाच्या मुहाल मैहला, जेर धारा ११ बड़ी जमींदारी रामूलन ऐक्ट, १६५३।

्र मुकद्मा मुन्दरजा अनवान बाला में उपरोक्त फीक दोयम को कई बार समन जारी किये गये परन्तु वह तामील समन से दोदा दानिस्ता गुरेज करते हैं तथा रूपोण हैं। अतः इक्तहार हजा उपरोक्त फीक दोयम मजकूर जारी किया जाता है कि यदि वह मिति ३–१२–६६ को अदालत हजा बमुकाम हरदासपुरा बवक्त १० वजे दिन असालतन या वकालतन हाजिर न आये तो उनके खिलाफ यकतरफा कार्यवाही अमल में लाई जावेगी।

ग्राज मिति १५-१०-१६६६ को बदस्तखत मेरे व मोहर ग्रदालत

से जारी हुआ।

के० एस० पठानिया, कम्पनसेशन ग्रौफिसर।

मोहर ।

FORM LR III

Notice under Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

FILE No. 93—INSTITUTED ON 2-9-1966

Before the Compensation Officer, Jogindernagar, District Mandi.

In the matter of Shri Bardu s/o Gokal caste Lawana. r/o village Dogh, illaqua Bhangahal, Tehsil Jogindernagar (Applicant-Tenant).

Versus

Shri Kanshi s/o Kanhaya and Basanta s/o Boota, Chamaru s/o Baloo, caste Lawana, r/o village Dogh, illaqua Bhangahal, Tehsil Jogindernagar, District Mandi (Respondents-Landowners).

Τо

All persons concerned and Shri Basanta s/o Boota, caste Lawana, r/o Dogh.

Whereas Shri Bardu (Tenant) has applied under subsection (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant for proprietary rights in the land of his tenancy measuring 0-3-3 bighas (as entered in the Revenue Records) situated in village Dogh/60, pargana Bhangahal, Tehsil Jogindernagar, District Mandi, in the ownership of Shri Kanshi etc. (Landowners).

And whereas a sum of Rs. 4.83 is proposed to be allowed as compensation to be paid by the said Shri Bardu (Tenant) to the said Shri Kanshi, Basanta, Chamaru (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 4.83 as compensation, shall be received by the undersigned by 30-11-1966 (date).

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 31st day of October, 1966.

Seal.

Sd/-Compensation Officer.

FORM LR III

Notice under Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

FILE No. 84—Instituted on 2-9-1956

Before the Compensation Officer, Jogindernagar, District Mandi (H.P.).

In the matter of Shri Shanker s/o Guhya, caste Koli, resident of village Passal, illaqua Bhangahal, Tehsil Jogindernagar, District Mandi, Himachal Pradesh (Applicant-Tenant).

Versus

Sarvshri Premu, Puran, Gianu ss/o Mangta, Dhani Ram s/o Sahanu, Budhi Singh, Narain Singh, Diwan Chand ss/o Bhopat, Mst. Santi d/o Bhopat, Mst. Charjoo wd/o Gangu Ram, Mst. Lila Devi d/o Ramdayal, Lachhaman Singh s/o Ram Dayal, Jagdish Chand s/o Mst. Suraju, Sher Singh, Suresh Kumar, Piar Chand and Mohinder Singh ss/o Dunia, Mst. Subhadra Devi d/o Dunia, Mst. Chhiji wd/o Heta, caste Rajput, resident of village Duhgali, illaqua Lad, Tehsil Jogindernagar, District Mandi (H.P.) (Respondents-Landowners).

All persons concerned and Sarvshri Puran, Gianu, Budhi Singh, Narain Singh, Diwan Chand, Mst. Santi, Mst. Lila Devi, Lachhman Singh, Jagdish Chand, Mst. Surajoo, Sher Singh, Suresh Kumar, Piar Chand, Respondents.

Whereas Shri Shanker (Tenant) has applied under subsection (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of his tenancy measuring 9-7-0 bighas (as entered in the Revenue Records) situated in village Passal, pargana Bhangahal, Tehsil Jogindernagar, District Mandi in the ownership of Shri Premu, Puran etc. (Landowners).

And whereas a sum of Rs. 423.63 paise is proposed to be allowed as compensation to be paid by the said Shri Shanker (Tenant) to the said Shri Premu, Puran etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 423.63 as compensation, shall be received by the undersigned by 2nd December, 1966.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal of the court, this 3rd day of November, 1966.

Seal.

Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

FILE No. 12—INSTITUTED ON 20-3-1964

Before the Compensation Officer, Jogindernagar, District Mandi.

In the matter of Shri Charan Dass s/o and Mst. Kankaru wd/o Findu, Jonhanda, Chamaru ss/o Sairu, Kishan s/o Pinja, Thanthu s/o Chanhanku, caste Ghirth, resident of village Khudar, illaqua Ner, Tehsil Jogindernagar, District Mandi (Applicants-Tenants).

Versus

Sarvshri Mst. Balkesharu wd/o Him Prabh, Bhom Prakash, Thaker Singh ss/o Damodar, Mst. Kadashi wd/o Kanhaya, Hari Chand, Tilak Chand ss/o Devi Rup, Shyam Lal, Rattan Chand ss/o Churamani, Mst. Dahali wd/o Jai Balabh, Mst. Bhagwati, Mst. Raj Kumari ds/o and Vijay Kumar s/o and Mst. Hari Devi wd/o Devaki Nandan, Smt. Bhilkhanu wd/o Devi Singh, Devi Singh s/o Balak Ram, -caste Khatri, resident of Mandi Town and Traharu Gopi s/o Chanhaku, caste Ghirth, resident of village Khudar, illaqua Nerklan, Tehsil Jogindernagar, District Mandi, Himachal Pradesh (Landowners). Respondents.

To

All persons concerned: and Shri Bhum Prakash, Hari Chand, Tilak Chand, Rattan Chand, Mst. Dahali, Shri Devi Singh, Mst, Bhagwati, Mst. Raj Kumari, Shri Vijay Kumar and Mst. HariDevi, Respondents.

Whereas Shri Charan Dass etc., (Tenants) have applied under sub-section(1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of their tenancy measuring 26-9-10 bighas (as entered in the Revenue Records) situated in village Khudar/330,pargana Jeetpur, Tehsil Jogindernagar, District Mandi in the ownership of Smt.Balkesharu etc. (Landowners).

And whereas a sum of Rs. 612.00 is proposed to be allowed as compensation to be paid by the said Shri Charan Dass etc. (Tenants) to the said Smt. Balkesharu etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of Shri Bhum Prakash, Hari Chand, Tilak Chand, Rattan Chand, Mst. Dahali, Devi Singh, Mst. Bhagwati, Mst. Raj Kumari, Vijay Kumar and Mst. Hari Devi that the objections in regard to the assessment

of the said amount of Rs. 612.00 as compensation, shall be received by the undersigned by 2nd December, 1966.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objection shall be received.

Given under my hand and the seal of the Court, this 5th day of November, 1966.

Sd/-

Seal.

Compensation Officer.

FORM LR III

Notice under Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

FILE No. 109—Instituted on 5-9-1966

Before the Compensation Officer, Jogindernagar, District Mandi.

In the matter of Shri Rattaku s/o Dagu, caste Rajput, resident of village Ropa-Padhar, illaqua Gummathana, Tehsil Jogindernagar, District Mandi (Applicant-Tenant).

Versus

Shri Jaidev Ram, Lachhman Dass, Ram Chand sons of and Mst. Padma, Mst. Mahba ds/o Gowardhan, caste Khatri, resident of Mandi town, Tehsil Sadar, District Mandi (Landowners).

To

All persons concerned and Shri Jaidev Ram, Lachhman Dass, Mst. Padma and Mst. Mahba.

Whereas Shri Rattaku (Tenant) has applied under subsection (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of his tenancy measuring 8-9-19 bighas (as entered in the Revenue Records) situated in village Ropa-Padhar, Pargana Gummathana, Tehsil Jogindernagar, District Mandi in the ownership of Shri Jaidev Ram etc. (Landowners).

And whereas a sum of Rs. 292.88 P. is proposed to be allowed as compensation to be paid by the said Shri Rattaku (Tenant) to the said Shri Jaidev Ram etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 292..88 P. as compensation, shall be received by the undersigned by 3rd December, 1966 (date).

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 3rd day of November, 1966.

Sd/-

Seal.

Compensation Officer.

FORM LR III

Notice under Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

FILE NO. 111—INSTITUTED ON 5-9-1966

Before the Compensation Officer, Jogindernagar, District Mandi (H.P.).

In the matter of Shri Govind s/o Doda, caste Rajput, resident of village Tramat, illaqua Bhangahal, Tehsil Jogindernagar, District Mandi (Applicant-Tenant).

Versus

Sarvshri Rup Singh s/o Girdhari, caste Rajput, r/o Maru, illaqua Bhangahal, Bipatu alias Thaker Singh s/o Kirpa, caste Rajput, r/o Bajrod, illaqua Pandol, Sunder Singh s/o Hirda, Didoo ss/o Hirda, caste Rajput, r/o Maru, illaqua Bhangahal, Mst. Mahanti wd/o Mal, Pratap Chand, Kehar Singh ss/o Mal, caste Rajput, r/o Bajrod, illaqua Pandol, Prakash Chand, Narain Singh, Piar Chand ss/o Mal minors through their guardian Mst. Mahanti wd/o Mal, caste Rajput, resident of village Bajrod illaqua Pandol, Tehsil Jogindernagar, District Mandi, Himachal Pradesh (Respondents-Landowners).

All persons concerned and Shri Rup Singh and Prakash Chand, Narain Singh, Piar Chand minors through their mother Mst. Mahanti.

Whereas Shri Govind (Tenant) has applied under subsection (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of histenancy measuring 11-16-6 bighas (as entered in the Revenue Records) situated in village Tramat, pargana Bhangahal, Tehsil Jogindernagar, District Mandi in the ownership of Shri Rup Singh etc. (Landowners).

And whereas a sum of Rs. 438.14 is proposed to be allowed as compensation to be paid by the said Shri Govind (Tenant) to the said Shri Rup Singh etc. (Landowners) for extintion of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 438.14 P. as compensation, shall be received by the undersigned by 5th December, 1966.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objection shall be received.

Given under my hand and seal this 3rd day of November, 1966.

Sd'-

Seal.

Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

FILE No. 85—INSTITUTED ON 1-9-1966

Before the Compensation Officer, Jogindernagar, District Mandi (Himachal Pradesh).

In the matter of Shri Chaitaru, Parma ss/o Narangu, caste Koli, resident of village Sukabagh, illaqua Bhangahal, Tehsil Jogindernagar, District Mandi (Himachal Pradesh) (Applicants-Tenants).

Versus

Sarvshri Mast Ram, Piaru ss/o Jog Raj, caste Sood, r/o Sukabagh, Gianu s/o Jog Raj, caste Sood, r/o Sukabagh at present Padhiar, Tehsil Palampur, Prakash Chand s/o Chhangu, caste Sood, r/o Sukabagh at present Paprola, Tehsil Palampur, Kishori Lal s/o Chhangu, caste Sood, r/o Sukabagh at present Jogindernagar, Santosh Kumar, Kalian Chand, Pratap Cnand,

ss/ Chhangu, Mst. Savitari wd/o Khajana, Mangat Ram, Munshi Ram ss/o Sunder, caste Sood, resident of Sukabagh, Lachhman Dass s/o Sunder, caste Sood, r/o Sukabagh at present Paprola, Tehsil Palampur, District Kangra, Himachal Pradesh

(Respondents-Landowners).

To

All persons concerned and Shri Gianu, Prakash Chand, Pratap Chand, Mst. Savitari, Lachhman Dass, Munshi Ram (Respondents-Landowners).

Whereas Shri Chaitaru etc. (Tenant) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of their tenancy measuring 7-10-0 bighas (as entered in the Revenue Records) situated in village Machkehar/8, pargana Bhangahal, Tehsil Jogindernagar, District Mandi in the ownership of Shri Mast Ram etc. (Landowners).

And whereas a sum of Rs. 170.96 is proposed to be allowed as compensation to be paid by the said Shri Chaitaru etc. (Tenants) to the said Shri Mast Ram etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to assessment of the said amount of Rs. 170.96 as compensation shall be received by the undersigned by 5th December, 1966.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objection shall be received.

Given under my hand and seal, this 3rd day of November, 1966.

Sd/-

Seal.

Compensation Officer.

FORM LR III

Notice under Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

FILE No. 87—Instituted on 2-9-1966

Before the Compensation Officer, Jogindernagar, District Mandi.

In the matter of Shri Labha s/o Bhadar, caste Koli, resident of village Passal, illaqua Bhangahal, Tehsil Jogindernagar, District Mandi, Himachal Pradesh

(Applicant-Tenant).

Versus

Sarvshri Govind Singh s/o Bhagat Singh, Nihal Singh, Pardhan Singh ss/o Onkar Singh, Jaswant Singh s/o Ram Lal, Jagdish Chand s/o Bachitar, Raghbir Singh s/o Narain Singh, Mst. Shankaru wd/o Tek Singh, Hardiyal Singh s/o Prem Singh, Biri Singh s/o Sodha, Mst. Shanta Devi, Mst. Sharda Devi ds/o Mst. Chintu Devi, Koul Singh, Hoshiar Singh ss/o Man Singh, Sutesh Kumar s/o Hari Singh, Mst. Maina wd/o Jhan Singh, Rajinder Nath s/o Pratap Singh, Prithi Singh s/o Sukh Diyal, Balwant Singh s/o Biri Singh, Jog Raj, Labh Singh ss/o Lehanu, Ghanthu Ram s/o Lehanu, Devi Singh, Meharban Singh ss/o Prem Singh, Baldev Chand s/o Mehar Singh, Amar Singh, Dault Singh ss/o Bhup Singh, Mst. Ikadshi Devi d/o and Mst. Narmu Devi wd/o Bhup Singh, caste Rajput, resident of village Passal, illaqua Bhangahal, Tehsil Jogindernagar and Sarkar Himachal Pradesh, Santosh Kumar minor through

his guardian Shri Kaul Singh s/o Man Singh, (Respondents-Landowners).

To

All persons concerned and Shri Nihal Singh, Jagdish Chand, Hardiyal Singh, Biri Singh, Mst. Shanta Devi, Mst. Sharda Devi, Hoshiar Singh self and Sutesh Kumar minor through his guardian Shri Kaul Singh, and Labh Singh, Meharban Singh, Amar Singh, Dault Singh, Mst. Ikadshi, Mst. Narmu and Sarkar Himachal Pradesh.

Whereas Shri Labha (Tenant) has applied under subsection (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of his tenancy measuring 3-9-17 bighas (as entered in the Revenue Records) situated in village Passal/6, Pargana Bhangahal, Tehsil Jogindernagar, District Mandi in the ownership of Shri Govind Singh etc. (Landowners).

And whereas a sum of Rs. 75.42 is proposed to be allowed as compensation to be paid by the said Shri Labha (Tenant) to the said Shri Govind Singh etc. (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 75.42 as compensation, shall be received by the undersigned by 8th December, 1966.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objection shall be received.

Given under my hand and the seal of the Court, this 3rd day of November, 1966.

Seal.

Sd/-Compensation Officer:

FORM LR III

Notice under Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Shri H. C. Malhotra, Tehsil Sadar, District Mandi.

In the matter of Shri Dumana s/o Gurdhan, caste Rajput, r/o Hawanu, Tehsil Sadar, District Mandi

(Tenant).

Versus

Shri Demoder, Revati ss/o Gamalu Ram, caste Khatri, r/o Nagar Mandi (Landowners).

To

All persons concerned.

Whereas Shri Dumana (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of his tenancy measuring 20-14-16 (as entered in the Revenue Records), situated in village Hawanu, pargana Bagra, Tehsil Sadar, District Mandi in the ownership of Shri Demoder etc. (Landowners).

And whereas as sum of Rs. 130.30 P. is proposed to be allowed as compensation to be paid by the said Shri Dumana (Tenant) to the said Shri Demoder, Revati (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4(1) of the

Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 130.30 P. as compensation, shall be received by the undersigned by 7-12-1966 (date).

Any person having any objection to make in the matter,

may do so in writing addressed to the undersigned on or before the date specified above whereafter no objections shall be received.

Given under my hand and seal, this 8th day of November, 1966.

Seal.

H. C. MALHOTRA, Compensation Officer

भाग ६-भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

CIVIL SUPPLIES DEPARTMENT

NOTIFICATION

Simla-4, the 26th October, 1966

No. 10/66-CS.—A copy each of the Government of India, Ministry of Commerce Orders dated the 8th August, 1966 and 17th August, 1966, are hereby republished in the Himachal Pradesh Rajpatra for the information of general public.

PRAKASH CHAND,

Joint Secretary.

Copy of Order, dated the 8th August, 1966, from the Government of India, Ministry of Commerce, New Delhi,

ORDER

S.O.—In exercise of the powers conferred by sub-clause (x_i) of clause (a) of section 2 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby

declares the following commodities to be essential commodities for the purposes of the said Act, namely:—

(i) Soda Ash.

(ii) Dry cells for Torches.

(iii) Hurricane lanterns.

Copy of Order, dated the 17th August, 1966, from the Government of India, Ministry of Commerce, New Delhi.

ORDER

In exercise of the powers conferred by sub-clause (xi) of clause (a) of section 2 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby directs that the following amendment shall be made in the Order of the Government of India in the Ministry of Commerce dated the 14th June, 1966, namely:—

In the said Order, for item (ii) and the entry relating thereto, the following shall be substituted, namely:—

"(ii) cycle tyres and tubes (including cycle rickshaw tyres and tubes)".

भाग ७—भारतीय निर्वाचन स्रायोग (Election Commission of India) की वैधानिक स्रधिसूचनाएं तथा स्रन्य निर्वाचन सम्बन्धी स्रधिसूचनाएं

श्च्य

ग्रनपुरक

देखिये पृष्ठ ५००--५०१

	राजपत्न, हिमाचल प्रदेश, २६ नवम्बर, ५६६६/४ अग्रहायण, १८८८ DAILY RAINFALL RECORDED IN HIMACHA																			
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PRADESH FOR THE MONTH OF DECEMBER, 1965

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